TAB A

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

IN RE:	}	
W. R. GRACE & CO., et al.	Chapter 11	
Debtors.	Case No. 01-01139 (JKF) (Jointly Administered)	
	Hearing Date: April 9, 200 Related Docket No.: 9315)7

RULE 1006 SUMMARY OF VOLUMINOUS WRITINGS

The claim information for claims 2636, 4382, 5986, 6562, 12750, 12751, 12752 state that the alleged asbestos-containing material which is the subject of their respective property damage claims are, respectively: asbestos siding (2636-004); pipe insulation (4382-005); popcorn ceiling (5986-004); basement ducts (6582-004, 015); popcorn ceiling and insulation wrap (12750-004, 013); ceiling board and furnace duct (12751-004); and paint (12752-005, 012). The claim information for claims 2763 (2763-014) (5% cellulose), 7092 (7092-012) (97% cellulose and carbonate), 12315 (12315-086, 088) (1-5% cellulose and 50-75% mineral wool) and 12395 (12395-050, 051, 064) (25-50% mineral wool or 50-75% amosite) state that the only bulk samples for surfacing materials contains components not found in Grace's products. The foregoing pages of the claims information, along with a copy of this Rule 1006 Summary, is contained in Debtors' Appendix of Rule 1006 Summaries With Information is attached. The claim files submitted by claimants are available for examination or copying at the offices of Reed Smith LLP.

Dated: February 16, 2007

EXHIBIT A

A.	Real Property For Which A Claim Is Being Asserted (continued)	
	f yes, please specify the dates and description of such renovations.	
	Description	
	Vear	
	Description	
	'ear	
	Description	
	^r ear	
11.	To the best of your knowledge, have any other interior renovations been completed on the property during any other period of time which affected any asbestos on the property?	
	☐ Yes	
	f yes, please specify the dates and descriptions of such renovations.	
	Description	
	Year	
	Description	
	rear	
	Description	
	⁷ ear	
B.	Claim Category	
15	or which category are you making a claim on the property?	*********
12,	Category 1: Allegation with respect to asbestos from a Grace product in the property	
	☐ Category 2: Allegation with respect to one of Grace's vermiculite mining, milling or processing operations	
<u></u>		
	you checked Category 1 in question 12, complete section C.	
L	you checked Category 2 in question 12, complete section D.	
C.	Category 1 Claim: Allegation With Respect To Asbestos From A Grace Product In The Property	у
13.	for what alleged asbestos-containing product(s) are you making a claim?	
	Monokote-3 fireproofing insulation	_
	Other Specify: ASBESTOS SIDING	
	For a list of the brand names under which Grace manufactured products that may have contained commercially added asbestos, see Exhibit 2 to the Claims Bar Date Notice provided with this Proof of Claim Form.)	
14,	When did you or someone on your behalf install the asbestos containing product(s) in the property?	
	1 I did not install the product(s)	
	'ear	
15.	f you or someone on your behalf did not install the asbestos containing product(s), to the best of your knowledge, when vas/were the product(s) installed?	
	☑ Don't know.	
	<u>'ear</u>	

16.	Do you have documentation relating to the purchase and/or installation of the product in the property?
	☐ Yes 💹 No
	If Yes, attach all such documents. If the documents are too voluminous to attach, attach a summary of the documents indicating the name of each document, date of each document, a brief description of the document, the location of the document, and who has possession and control of the document.
	If you provide a summary of documents rather than the documents themselves, you are required to consent to the production and release of those documents to Grace upon Grace's further request.
17.	If you do not have any such documents, explain why not and indicate who may have possession or control of such documents with respect to the property.
	FIRST OWNER OF HOME MUST have them THERE IS NOT EVEN RECORD OF NAME OR ADDRESS OF FIRST THREE HOUSE OWNERS.
18.	When did you first know of the presence of asbestos in the property of the Grace product for which you are making this claim?
	2002
	Year
	Please attach all documents relating or referring to the presence of asbestos in the property for which you are making this claim. If the documents are too voluminous to attach, attach a summary of the documents indicating the name of each document, date of each document, a brief description of the document, the location of the document, and who has possession and control of the document.
	If you provide a summary of documents rather than the documents themselves, you are required to consent to the production and release of those documents to Grace upon Grace's further request.
19.	How did you first learn of the presence of asbestos in the property of the Grace product for which you are making this claim?
	I PERSONALLY TOOK A SAMPLE FROM THE FLOE PRODEING DIRING WALL & SENT IT TO A LAB
	FIRE PROOFING PIPING, WALL & SENT IT TO A LAB FOR TESTING, NOT OFFICIAL RESULTS
20.	When did you first learn that the Grace product for which you are making this claim contained asbestos?
	2002 Year
21.	How did you first learn that the Grace product for which you are making the claim contained asbestos?
	LAB RESULTS INFORMED ME, I AM SENDING A. SECOND SAMPLE TO A CERTIFIED LAB TO OBTAIN RESULTS TO THIS CLAIM 3/17/03
22	Live and an appropriate the first to remove contain and/or abste the Grace product for which you are

22. Have you or someone on your behalf made an effort to remove, contain and/or abar making this claim? XN₀

If Yes, attach all documents relating or referring to such efforts. If the documents are too voluminous to attach, attach a summary of the documents indicating the name of each document, date of each document, a brief description of the document, the location of the document, and who has possession and control of the document.

If you provide a summary of documents rather than the documents themselves, you are required to consent to the production and release of those documents to Grace upon Grace's further request.

23. If you do not have any such documents, explain why not and indicate who may have possession and control of such documents with respect to the property.

NOT AVAILABLE. WHEN I PURCHASED THE HOME I WAS NOT GIVEN ANY DOCUMENTATION, IF INDEED

24.	If you or someone on your behalf did not make an effort to remove, contain and/or abate the Grace product(s) for which
	you are making a claim, to the best of your knowledge, did anyone else make such an effort?

X No ☐ Yes

☐ Yes

A,	Real Property For Which A Claim Is Being Asserted (continued)	
	If yes, please specify the dates and description of such renovations.	
	Description	
	Year	
	Description	
	Year	
	Description	
	Year	
11.	To the best of your knowledge, have any other interior renovations been completed on the property during any other	
	period of time which affected any asbestos on the property?	
	☐ Yes No If yes, please specify the dates and descriptions of such renovations.	
	if yes, prease specify the dates and descriptions of such renovations.	
	Description	
	Year	
	Description	
	Year	
	Description	
	Year	
В.	Claim Category	
	Olaini Category	
12.	For which category are you making a claim on the property?	
	Category 1: Allegation with respect to asbestos from a Grace product in the property Category 2: Allegation with respect to one of Grace's vermiculite mining, milling or processing operations	
	Caregory 2. Amoganon with respect to one of Grace's verification mining, mining or processing operations	
	f you checked Category 1 in question 12, complete section C.	
	f you checked Category 2 in question 12, complete section D.	
Comme		***************************************
C.	Category 1 Claim: Allegation With Respect To Asbestos From A Grace Product In The Pro	perty
13.	For what alleged asbestos-containing product(s) are you making a claim?	
	☐ Monokote-3 fireproofing insulation	
	MOther Specify: SPRAY ON "POPCORN" CEILING MATERIAL	
	(For a list of the brand names under which Grace manufactured products that may have contained commercially added asbestos, see Exhibit 2 to the Claims Bar Date Notice provided with this Proof of Claim Form.)	d
14.	When did you or someone on your behalf install the asbestos containing product(s) in the property?	
	X 1 did not install the product(s)	
	Year	
15.	If you or someone on your behalf did not install the asbestos containing product(s), to the best of your knowledge, who was/were the product(s) installed?	en
	1972 Don't know.	
	Year	

A.	Real Property For Which A Claim Is Being Asserted (continued)
	If yes, please specify the dates and description of such renovations.
	1 9 9 7 Description Removed Asbestos from asposed ducts in basement. Year
	Year Description
	Year Description
11.	To the best of your knowledge, have any other interior renovations been completed on the property during any other period of time which affected any asbestos on the property?
	☐ Yes
	Year Description
	Year Description
	Year Description
В.	Claim Category
12.	For which category are you making a claim on the property?
	X Category 1: Allegation with respect to asbestos from a Grace product in the property
	☐ Category 2: Allegation with respect to one of Grace's vermiculite mining, milling or processing operations
	f you checked Category 1 in question 12, complete section C.
•]	f you checked Category 2 in question 12, complete section D.
C.	Category 1 Claim: Allegation With Respect To Asbestos From A Grace Product In The Property
13.	For what alleged asbestos-containing product(s) are you making a claim?
	☐ Monokote-3 fireproofing insulation
	Other Specify:
	(For a list of the brand names under which Grace manufactured products that may have contained commercially added asbestos, see Exhibit 2 to the Claims Bar Date Notice provided with this Proof of Claim Form.)
14.	When did you or someone on your behalf install the asbestos containing product(s) in the property? IX I did not install the product(s) Year
15.	If you or someone on your behalf did not install the asbestos containing product(s), to the best of your knowledge, when was/were the product(s) installed?
	Year ▼ Don't know.

January 31, 2005

Rust Consulting, Inc.
Claims Processing Agent
Re: W.R. Grace and Co. (Supplemental Information)
P.O. Box 162
Faribault, MN 55021-1620

Re:

Debtor:

W.R. Grace & Co., ct al

Case #:

01-01139 (JKF)

Claimant:

Skarie, Ronald Alan

Claim #:

6582

To Whom It May Concern:

This is my response to the Notice Of Intent To Object that I received on December 8, 2004. It appears the objection is because of insufficient supporting information on the proof of claim that I filed. I am unsure what other information you may need. Exposed asbestos wrapping was removed by a qualified asbestos abatement professional years before this bankruptcy proceeding began. The asbestos was initially installed before I was born. There is asbestos wrap behind the walls that I am hesitant to disturb at this time. However, I will provide a sample if necessary.

Sincerely,

Ron Skaric

7623 W. Ryan Rd.

Franklin, WI 53132

WR Grace

e PD.22.85.4220 00015728

SR=929

A. Real Property For Which A Claim Is Being Asserted (continued)
If yes, please specify the dates and description of such renovations.
1994 Description Sheet rocked over popcorn Cellings
rear open beams that were
Description wrapped in asbestas,
Gut new lindeum in kitchen
Year Description after we tore the old refasturation
11. To the best of your knowledge, have any other interior renovations been completed on the property during any other period of time which affected any asbestos on the property?
X Yes No
If yes, please specify the dates and descriptions of such renovations.
1993 Description We fulled up old Ritchen lindleum Fear A did not know it Contained
Description assess antil we were
Year Description
B. Claim Category
12. For which category are you making a claim on the property?
Category 1: Allegation with respect to asbestos from a Grace product in the property
☐ Category 2: Allegation with respect to one of Grace's vermiculite mining, milling or processing operations
• If you checked Category 1 in question 12, complete section C.
• If you checked Category 2 in question 12, complete section D.
• If you checked Category 2 in question 12, complete section D.
• If you checked Category 2 in question 12, complete section D. C. Category 1 Claim: Allegation With Respect To Asbestos From A Grace Product In The Property
C. Category 1 Claim: Allegation With Respect To Asbestos From A Grace Product In The Property
C. Category 1 Claim: Allegation With Respect To Asbestos From A Grace Product In The Property 13. For what alleged asbestos-containing product(s) are you making a claim? Monokote-3 fireproofing insulation Other Specify: Pop corn cluling 4 unsulating wasp
C. Category 1 Claim: Allegation With Respect To Asbestos From A Grace Product In The Property 13. For what alleged asbestos-containing product(s) are you making a claim? Monokote-3 fireproofing insulation
C. Category 1 Claim: Allegation With Respect To Asbestos From A Grace Product In The Property 13. For what alleged asbestos-containing product(s) are you making a claim? Monokote-3 fireproofing insulation Other Specify: Pop corn Cully & unsulating with the property of the brand names under which Grace manufactured products that may have contained commercially added asbestos, see Exhibit 2 to the Claims Bar Date Notice provided with this Proof of Claim Form.) 14. When did you or someone on your behalf install the asbestos containing product(s) in the property?
C. Category 1 Claim: Allegation With Respect To Asbestos From A Grace Product In The Property 13. For what alleged asbestos-containing product(s) are you making a claim? Monokote-3 fireproofing insulation Other Specify: Pop corn claim & underwhich Grace manufactured products that may have contained commercially added asbestos, see Exhibit 2 to the Claims Bar Date Notice provided with this Proof of Claim Form.)
C. Category 1 Claim: Allegation With Respect To Asbestos From A Grace Product In The Property 13. For what alleged asbestos-containing product(s) are you making a claim? X. Monokote-3 fireproofing insulation Y. Other Specify: Pop corn Cluby & moulating wap (For a list of the brand names under which Grace manufactured products that may have contained commercially added asbestos, see Exhibit 2 to the Claims Bar Date Notice provided with this Proof of Claim Form.) 14. When did you or someone on your bchalf install the asbestos containing product(s) in the property?

Name of Debtor(s): WR Grace & Co., et. al.

Claimant:

Fanette Lloys Stewart 621 East 40th Avenue Spokane, WA 99203-2901

[509] 747-3395 or [509] 280-5323 (cell)

Authority to reconcile: same as above

Case numbers: 02111594524778 and 0211159452779 Claim numbers: 12750 and 12751

Grace Case No. 01-01139 JFK

Hearing date: NA Responses due: February 7, 2005

Property at 901 East Bates Street SE Tumwater, WA 98501 Claim # 12750 :: 02111594524778

For the above property I cannot get the test results, but have included the bill for covering the popcom ceiling and the open beams with sheetrock [\$1200.00]. That does not include the cost of sealing and painting the sheetrock which was an additional \$200.00. I have added to this packet copies of emails from one of the persons who remembers the testing and the positive results, but does not have access to the records. And also - now included - are copies of the two property disclosure statements that were made and signed by me when I listed the property for sale on two different occasions (2000 and 2002). You can be damn well sure that I would never have divulged the existence of asbestos had it not been a true fact! (I did not file a claim for the asbestos backed linoleum that we removed on our own prior to knowing it was backed with asbestos.)

Property at 621 East 40th Avenue Spokane, WA 99203-2901 Claim #12751 :: 0211159452779

For the Spokane property, I have added a piece of the asbestos covering or wrap that exists on the furnace ducts. It will cost over \$2800.00 to remove and replace the ducts and I cannot get a new furnace until the asbestos-covered ducts are removed and replaced. To this packet, I have added a clipping of the asbesos wrap. I do not know what further proof you need or want.

I am 69 years old and retired and cannot afford an attorney to help me understand your legalese, and so I am complying with your requests to the best of my ability. I certainly should be entitled to compensation for damages to both pieces of property.

I was not the only person who had owned either property, but am obligated by being the present owner to take care of the asbestos. I was the the 5th person to own the property at 901 Bates, but was solely responsible for covering and disclosing it. I could not sell the home without taking care of the ceiling and beam wrap.

I also am the 5th owner of the property at 621 East 40th, and as the present owner, I am also solely responsible for correcting the situation. I need a new furnace and cannot have one installed until the asbestos is taken care of. Not only are the ducts wrapped, but the furnace also has several places with asbestos wrap. Thank you for your consideration of both of these claims.

Intie L. Slewart
te Lloys Slewart

PD 21 84.4194 00015516

A.	Real Property For Which A Claim Is Being Asserted (continued)
	If yes, please specify the dates and description of such renovations.
	Description at some sount in tune, a
	Year grevises owner painted to
	Description assess duct wap I have
	rear no idea of who or when -
	Description The Slam's have been taped
	Year with duct tappe, but the slams are fragen
11.	To the best of your knowledge, have any other interior renovations been completed on the property during any other period of time which affected any asbestos on the property?
	☐ Yes No
	If yes, please specify the dates and descriptions of such renovations.
	Company of the state of the sta
	Description Change and guille
	Year ducting because of the asbestos
	Year Description and Sto not know woll by
	Description Al Description Al Description
	Year the loose duct tape & canno
	Change the furnace lets adjudication
В.	Claim Category / U
12.	For which category are you making a claim on the property?
	Category 1: Allegation with respect to asbestos from a Grace product in the property
	Category 2: Allegation with respect to one of Grace's vermiculite mining, milling or processing operations
•	f you checked Category 1 in question 12, complete section C.
Н	f you checked Category 2 in question 12, complete section D.
Cinc	
C.	Category 1 Claim: Allegation With Respect To Asbestos From A Grace Product In The Property
13.	For what alleged asbestos-containing product(s) are you making a claim?
	X Monokote-3 fireproofing insulation - on furnace ducts
	M Other Specify: asbestos ceiling board in ceiling of oil tank room
	(For a list of the brand names under which Grace manufactured products that may have contained commercially added asbestos, see Exhibit 2 to the Claims Bar Date Notice provided with this Proof of Claim Form.)
14.	When did you or someone on your behalf install the asbestos containing product(s) in the property?
	✓ I did not install the product(s)
	Year
15.	If you or someone on your behalf did not install the asbestos containing product(s), to the best of your knowledge, when was/were the product(s) installed?
	∑ Don't know.
	Year
	9276103 1012543
	9276103 10142343

16.	Do you have documentation relating to the purchase and/or installation of the product in the property?
	TYes XNo
	If Yes, attach all such documents. If the documents are too voluminous to attach, attach a summary of the documents indicating the name of each document, date of each document, a brief description of the document, the location of the document, and who has possession and control of the document.
	If you provide a summary of documents rather than the documents themselves, you are required to consent to the production and release of those documents to Grace upon Grace's further request.
	If you do not have any such documents, explain why not and indicate who may have possession or control of such documents with respect to the property.
	TEXTURED PAINT APPLIED TO SHEETROCK BEFORE I BOUGHT
	BELIEVE APPLIED BY STEWART COLLINS, 23460 OLD
	BELIEVE APPLIED BY STEWART COLLINS, 23460 OLD HUNDRED ROAD, POOLESVILLE, MD 20837
18.	When did you first know of the presence of ashestos is the property of the Grace product for which you are making this claim?
	2000 Year
	Please attach all documents relating or referring to the presence of ashestos in the property for which you are making this claim. If the documents are too voluminous to attach, attach a summary of the documents indicating the name of each document, date of each document, about a brief description of the document, the location of the document, and who has possession and control of the document.
	If you provide a summary of documents rather than the documents themselves, you are required to consent to the production and release of those documents to Grace upon Grace's further request.
19.	How did you first learn of the presence of ashestos in the property of the Grace product for which you are making this claim?
	BEFORE REMOVING PAINTED WALLBOARD, TOOK PAINT SAMPLE
	BEFORE REMOVING PAINTED WALLBOARD, TOOK PAINT SAMPLE FOR TESTING TO ACM SERVICES, LNC., ROCKVILLE, MD.
20.	When did you first learn that the Grace product for which you are making this claim contained sebestos? 1000
21.	How did you first learn that the Grace product for which you are making the claim contained asbestos?
	TESTING COMPANY REPORTED POSITIVE RESULT
22.	Have you or someone on your behalf made an effort to remove, contain and/or abate the Grace product for which you are making this claim?
	Yes, attach all documents relating or referring to such efforts. If the documents are too voluminous to attach, attach a summary of the documents indicating the name of each document, date of each document, a brief description of the document, the location of the document, and who has possession and control of the document.
	If you provide a summary of documents rather than the documents themselves, you are required to consent to the production and release of those documents to Grace upon Grace's further request.
23.	If you do not have any such documents, explain why not and indicate who may have possession and control of such documents with respect to the property.
24.	If you or someone on your behalf did not make an effort to remove, contain and/or abate the Grace product(s) for which you are making a claim, to the best of your knowledge, did anyone clae make such an effort?
	□ Yes □ No
	9276104 SERIAL#.)
-	•

j:



ACM Services, Inc. 1101 Tall Street Rockville, MD 20850-1311 301-279-0072 or 800-242-7760 Fax 301-279-0272 http://www.ACMServices.com

February 28, 2000

Mr. John Belferman 21600 Beallsville Road Barnesville, MD 20838

RE: Asbestos Floor Tile Sample

Lead-Based Paint Window Trim Sample

Dear Mr. Belferman:

Enclosed, please find the analytical results for the samples collected and analyzed for asbestos and lead content. The floor tile sample submitted <u>does</u> contain asbestos. In addition, the lead-based paint sample submitted <u>does</u> contain lead.

Attached please find analytical results for these samples.

Thank you for choosing ACM Services, Inc. for your environmental needs. Should you require any further assistance, do not hesitate to contact me.

Sincerely,

ACM Services, Inc.

Dale R. McGuire

Director of Operations

Doll mit -

1-3559116	chan	NOWING ALC MATURE.	1- 90%	peler-benien					HOREVER, MATCHES BOTH HOLLOW R. W. 1. FLLAR WARREN 2. FYRUTH 3. FACTOR 4. FACTOR 4. FACTOR 5. FACTOR 5. FACTOR 6. GALVITT, CACCO 7. TOTAL 8. CACCOR 7. TOTAL 8. CACCOR 7. TOTAL 8. CACCOR 8. CACCOR 7. TOTAL 8. CACCOR 8. CACCOR 7. TOTAL 8. CACCOR 8. CACCOR 8. CACCOR 9. TOTAL 8. CACCOR 9. TOTAL 9. CACCOR 9. C
	ANALYST DON DUPHECHUM	PRICES MARTINE	3-5%	5% ceilular					OTHER HEAT IS CHARGED AS A COLOR OF THE COLO
S SERVICE BORATOR DRT OF AN	ANALYST	TOTAL SACRESSION	5.20			s			
ENVIRONMENTAL MONITORING SERVICE, INC. ANALYTICAL SERVICES LABORATORY ASBESTOS IDENTIFICATION REPORT OF ANALYSIS	Potential Full Chailte	ASSESTOR PRODUC	3-5%	5% chrysotile.	क्रीडक्रीकी				ACM STICE PROSENT ENTRY MANGERS 34, 2. AMESTIC 3. OPPOSTUTE 4. OPPOSTUTE 6. OPPOSTUTE 6. OPPOSTUTE 7. OPPOSTU
IMENTAL N LYTICAL SI IDENTIFIC	1	SAPPLE MEATICOL	1				•		SAMPLE WEATHER DITTO-MARKED 1, NOVOCKEOUD 2, UNITO-MEDIE 3, ODGR, SPECKY
	CUSTOMER WALNUT Grove APT.	SCOTTISSAN'S LONG SSOLES	3- White	•				,	GRONS SAULT INVENTICES BUTCH INVESTIGATION COLOR A INCIDENCE COLOR A INTERCONNECLES CONTRACTOR A INTERCONNECLES CO
May 2 600	WALNU	AMETIECE, SAFDEDO	u						
7 2 4 60 W	CUSTOMER	SAPPLE ID. 0	490m			(MAKYTCH, METHOD GATER NAMEDRY 1. No. MAKED DESPERATION 2. NAME OF PRECEDING



Page 1

REPORT NUMBER: SD-1089

CLIENT: Kenneth D. Smith

Architect & Associates 435 W. Bradley Ave. Ste. C

El Cajon, CA 92020

POLARIZED LIGHT MICROSCOPY ANALYSIS

NUMBER OF SAMPLES: 01 DATE RECEIVED: 12/13/02 DATE ANALYZED: 12/13/02

REPORT DATE: 12/13/02

PROJECT: 1711 Milton Manor Dr.

El Cajon, CA 92020

CLIENT/LAB	AREA	TYPE OF	ASBESTOS	COMPOSITION
IDENTIFICATION	SAMPLED	SAMPLE	RESULTS	
01 010678	Ceiling	Acoustic Material (White)	Chrysotile 3%	Cellulose/Carbonate

John Lopez Analyst

Disclaimer: Bulk samples analyzed per 40 CFR 763. Subpart F, Appendix A; EPA-600/R-93/116 and for friable materials, EPA-600/M4-82-020. Samples are analyzed by calibrated visual estimation; therefore, results may not be reliable for samples of low concentration levels. This report applies only to the items tested. The results are representative of the samples submitted and may not represent the entire material from which samples were collected. This report was issued by a NIST/NVLAP accredited laboratory and may not be reproduced without the expressed written consent of Patriot Environmental.

NIHUNIA

& ASSOCIATES LTD. COOPERS BUSINESS CENTRE-574 COOPERS AVENUE MISSISSAUGA, ONTARIO LAZ 1R8

BULK SAMPLE ANALYSIS

PROJECT NAME:

PREPARED FOR:

Toronto Board of Education Roden P.S. - 2543 B. Dziadul Pinchin & Associates Ltd.

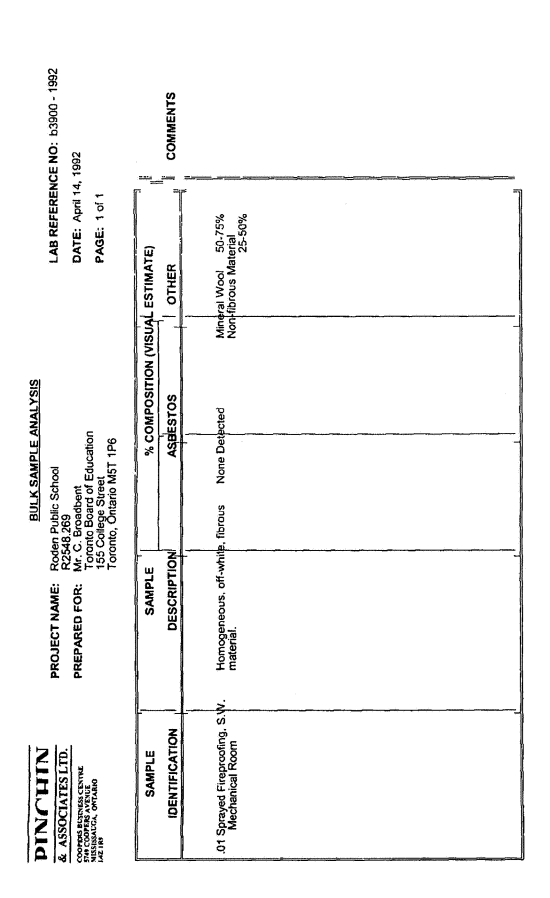
LAB REFERENCE NO: b3272 - 1991

DATE: August 19, 1991

PAGE: 1 of 2

SAMPLE	SAMPLE) %	"COMPOSITION (VISUAL ESTIMATE)	ISUAL ESTIMATI	E)	
IDENTIFICATION	DESCRIPTION		ASBESTOS	OTHER		COMMENTS
2543.269.001 2x5' AT (006), Corridor by Library, South Wing	Homogeneous, beige, layered, compressed, fibrous material.	Ryered, None Defected Raterial.	(ected	Cellulose Mineral Wool	25-50% 50-75%	
2543.269.002 Sprayed F.P., Library	Homogeneous, off-white, fibrous material.	te, fibrous None Detected	tected	Mineral Wool >7/ Celfulose < Non-fibrous Material 5-1	>75% <1% erial 5-10%	
2543.269.003 2x4' AT (006), 3rd Floor Duct Space	Homogeneous, grey, layered, compressed, fibrous material.	avered, None Detected afterial.	tacted	Perite Mineral Wool Cellulose	10-25% 10-25% 50-75%	
2543.269.004 Sprayed F.P., 3rd Floor, Classroom Area, in Track by Col.	Homogeneous, off-white, fibrous material.	te, fibrous Chrysotile	e 5-10%	Mineral Wool Cellulose	>75% 1-5%	
2543.269.005 Sprayed F.P., Column Near West Wall, 2nd Floor	Homogeneous, beige, soft Vest cementitious material.	soft None Defected	tected	Synthetic Fibres 11 Vermiculite 22 Cellulose 11 Other Non-fibrous Material 2	10-25% 25-50% 10-25% 25-50%	
2543.269.006 Parging Cement, DCW Elbow, Mech. Room, Unit 2	Homogeneous, grey, soft v. cementitious material.	off Chrysotile	e 50-75%	Magnetite Non-fibrous Material 25-	1-5% erial 25-50%	

ANALYST:



ANALYST:_

TWO ROBERT SPECK PAREWAY SUITE DO PUSSESAUCA, OFFARIO LAZ BES PINCHIN * ASSOCIATES LTD.

PROJECT: Carleton University, MacObrum Library - 1448
LAB REFERENCE NO.: b0548 - 1989
PREPARED FOR: T. Boothman
Pinchin & Associates Ltd.

PAGE: 2 of 2

DATE: October 6, 1989

ANALYST: R. Ubras & Bas

SAMPLE	SAMPLE	* COMPOSITION	% COMPOSITION (VISUAL ESTIMATE)	E)	
IDENTIFICATION	DESCRIPTION	ASBESTOS	отнев		COMMENTS
2-10 2nd Floor, Texture Coat at West Hoarding	Homogeneous, beige, soft, cementitious material.	Chrysotile 10-25% Anthophyllite <1%	Pertite Cettulosa	50-75% 10-25%	
2-11 znd Floor, Sprayed Celling Material	Homogeneous, grey, fibrous material.	Chrysotile 10-25%	Mineral Wool 25-5 Non-fibrous Material 25-5	25-50% (erial 25-50%	
2-12 Light Fixture Paper, Janitor's Room	Homogeneous, off-white, layered, corrugated paper.	Chrysotile >75%	Cellulose	10-25%	
2-13 1st Floor, Sprayed Celling	Homoganeous, grey, fibrous material.	Chrysotile 25-50%	Mineral Wool 25-5 Non-fibrous Material 10-2	25-50% terial 10-25%	
2-14 Lay-in Tile, Room 114	Homogeneous, Off-White, Layered, Compressed , Fibrous Material.	None Detected	Cellulose Mineral Wool	25-50% 50-75%	
2-15 Hot Water Piping, 'Airceil'	Homogeneous, off-white, layered, corrugated paper.	Chrysotile >75%	Cellulose	10-25%	·

PAGE: 1 of 1 DATE: December 15, 1989 ANALYST: THE CONTRACTOR		COMMENTS	
PAGE: DATE:	ASUAL ESTIMATE)	ОТНЕЯ	Non-fibrous Material 25-50%
McOldrum Library - 1989 sociates Ltd.	* COMPOSITION (VISUAL ESTIMATE)	ASBESTOS	Amosite 50-75%
PROJECT: Carleton University, McOldrum Library LAB REFERENCE NO.: 50772 - 1989 PREPARED FOR: T. Boothman Pinchin & Associates Ltd.	SAMPLE	DESCRIPTION	Homogeneous, brown, fibrous material.
PINCHIIN * ASSOCIATES L'ID. ** ASSOCIATES L'ID.	SAMPLE	IDENTIFICATION	E-16 Quad Turmel, Sprayed Fireproofing

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& ASSOCIATES LTD.

BULK SAMPLE ANALYSIS

PROJECT NAME: MacOdrum Library - 24702

PREPARED FOR: M. Graveline
Pinchin & Associates Ltd.

LAB REFERENCE NO: 55415 - 1993

DATE: June 30, 1993 PAGE: 1 of 1

SAMPLE	SAMPLE	0 %	% COMPOSITION (VISUAL ESTIMATE)	SUAL ESTIMATE)	·
IDENTIFICATION	DESCRIPTION		ASBESTOS	OTHER	COMMENTS
4702-001 Wall Plaster, Level Entrance	11 2 Phases: a) Homogeneous, beige, hard, cementitious material.	e, hard, None Detected		Non-fibrous Material	
	b) Homogeneous, white, soft, cementitious material.	e, soff, None Detected		Cellulose <1% Non-fibrous Material >75%	
4702-002 Sprayed Insulation, Level 2 Entrance	Homogeneous, grey, fibrous material.	orous Chrysotile	25-50%	Mineral Wool 50-75% Non-fibrous Material 5-10%	-
4702-003 Texture Ceiling, Level 2 Entrance	evel Homogeneous, white, granular, cementitious material.	ranular, None Detected		Cellulose 5-10% Perite 10-25% Non-fibrous Material 50-75%	
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ANALYST:_